

## FROST MENACES CHERRY CROP

Danger That the Swelling Buds  
May Be Killed.

**WARNINGS ARE TO BE SENT**  
**METHODS FOR PREVENTING DE-**  
**STRUCTION ARE EXPLAINED.**

THE CHERRY CROP of Utah is in extreme danger of destruction in the next few days, and unless the buds in the next ten days, the crop will be entirely destroyed, meaning a loss of thousands of dollars. The buds on the trees are swelling to such an extent that under a spell of twenty-four hours of warm weather they will open up any time. This condition is considered by orchardists as being a serious one, as it is in the short time of five minutes, raining the entire crop. Weather conditions are such that a frost is liable to set in at any time.

This state of affairs was brought to the attention of Section Director Murdoch yesterday afternoon by Alwood Brown, the proprietor of the largest cherry orchard in the state. The orchard, which covers an area of six acres, with over a thousand trees, is located at Centerville.

Uses Fire and Irrigation.  
"I have been successful with both the smoke fire and irrigation methods of fighting frost," he said, "and will try them again this year, but want to know if there is no better method."

Section Director Murdoch assured the orchardist that there was none. He referred to the method of smothering or covering the trees with straw, but said that this method was not so effective as the use of canvas, muslin, etc., but the orchardist could not see the practicability of that method. After receiving the promise that frost warnings would be promptly sent to him, Mr. Brown left, saying he would today employ both the fire and irrigation methods and be ready for the first indication of a frost.

The trees on the Brown orchard are 8 years old. They yielded their first crop, amounting to \$200, two years ago. Last year the crop amounted to \$1,500, and at the same time the orchardist expects a \$5,000 or \$6,000 crop this year. The trees would have yielded their first crop three years ago but for a frost which set in on May 2.

"While we have not yet sent out frost warnings this year," said Section Director Murdoch, "we will begin in a few days."

The chief of the weather bureau at Washington issues general pamphlets on frost fighting and methods of protection against frosts. Each contains complete explanations of the three methods employed—smoke fires, irrigation and screens.

The smoke fire method consists of lighting a pile of damp straw under every other tree. This causes a fire and a smoke. The former raises the temperature, while the smoke protects the heat from radiating and going into space, thus keeping the heat among the trees.

The irrigation method is based on the fact that water has a great capacity for heat and the ground and does not cool so quickly as the ground.

The screening method, which is not nearly as practical as the other two, and considerably more expensive, consists in the building of a sort of hoop house, the covering used being principally canvas, muslin and light wood.

**WOULD SECEDE FROM CITY.**  
People in Northwestern Part of Town  
File Petition.

In line with the popular movement to restrict the limits of municipal government, beyond which the inhabitants do not desire any protection or municipal benefits usually enjoyed by the thickly populated portions of cities, Charles Gilmore and twelve other property owners, residing in the extreme northwestern part of Salt Lake City, west of the Jordan river, yesterday applied to the district court for an order adjudging that an area of about 1,200 acres in the north part of the city should be separated from the corporate limits. On request of Judge Hiles, counsel for the petitioners, an order of publication of notice of the hearing was entered, and the application was entered on the calendar.

In support of the application for secession, it was cited that the territory embraced within the area owned by petitioners is from three to five miles from any regularly laid out and improved street and that the land is devoted to farming and grazing purposes, and therefore deprived of any municipal benefits, although taxed to help maintain the city government.

A few days ago a strip along the eastern edge of the city was detached by decree of the district court for the reason which the petitioners in this case set up, and should afford relief to them. In other cities of the state the municipal boundaries have been restricted to within the limits of municipal benefits, on judicial decree.

**COMMITTEE AT WORK.**  
Drafting Irrigation Bill to Be Presented to Legislature.

The committee chosen at the state irrigation convention last month to draft a constitution for the proposed permanent state association and to frame a bill to be enacted into law by the legislature in the interest of water rights and distribution, met yesterday with State Engineer Doremus. All day was devoted to the task in hand and all of today will be similarly occupied. The result of the committee's deliberations will be reported to the adjourned session of the convention, which meets in this city on April 2.

Besides Engineer Doremus there were present Caleb Tanner of Provo, Andrew Swendsen of Logan, George Halverson of Ogden, Simon Christensen of Sevier county, and John P. Holmgren of Deuel county. The only absentees were W. D. Livingston of Salt Lake county.

While the work of drafting the proposed irrigation bill was in progress, a sub-committee, consisting of Messrs. Tanner, Swendsen and Doremus, worked on the draft of the association's constitution.

**An Engineer's Fast Run.**  
An engineer on one of the roads entering here, in speaking last night of his fast run said: "Although my machine is not slow, once let a cold get six miles the start of me and my machine is no match for the horse. I have for some time been using Kemp's Balm and it is no wonder that I get a standard record. It is a 'cold' cold." Price, 25c and 50c. For sale by Godde-Pitts Drug company.

**Betty's Bower**  
Is complete evidence at the Z. C. M. L. Great millinery display this week.

## GOLD MINE TO BE SOLD

Agreement Is Reached by Parties  
to the Chloride Point

Judge Hall took up the complicated case yesterday of M. D. Stackpole vs. the Chloride Point Mining & Milling company of Mercur. Stackpole sues for only about \$500, but there are numerous interveners, and the total amount claimed from the company is in the neighborhood of \$50,000. The largest claimants are M. Thomas, who represents assignee claims from the Bank of Commerce to the amount of \$15,000, and H. W. Brown, who claims \$12,000. After the examination of three witnesses it was agreed by the litigants: First, that the property be sold; second, that the receiver be paid \$2,500 for his services; third, that Pierce, Critchlow & Barrette be paid \$1,000 for legal services; fourth, that the other claimants be paid in accordance with the priority of their claims. Upon the last question, briefs will be submitted by the various parties interested.

## TWICE WEDDED UNHAPPILY.

Mrs. Christensen Secures Marriage Certificate to Defeat Husband.

Mrs. Emmeline Christensen is more fully convinced than ever that marriage in her case is a failure. Some years ago her first husband, a man named Harper, and in December last she was led to the altar a second time by James C. Christensen, an employee of the Consolidated Railway & Power company. The second marriage, however, has not proved as blissful as Mrs. Christensen might have anticipated, according to a story which she poured into the court of Deputy Clerk Emery yesterday morning.

Mrs. Christensen's complaint was the general effect that her husband had refused to support her, and had also destroyed their marriage certificate, after which he declared that she was not his wife, and told her she would have to prove the relation. It was this, said Mrs. Christensen, that caused her to move to the city clerk's office, and when she left she had received a copy of the instrument in question, which recites that she was married to Christensen Dec. 21, 1901. She will now visit the officials of the railway company and ask that her husband be compelled to support her. Failing in this, she will seek divorce or separate maintenance which will probably follow.

## Wanted to Save Fees.

Deputy Clerk Emery and Judge Hall had a caller yesterday who had some queer notions regarding the probating of estates. The caller was a woman, whose husband died some months ago, leaving a deposit of \$600 in one of the city banks, and she informed Mr. Emery that she desired to pay him \$2 and have the estate probated at once so that she could draw the interest on the money. When Mr. Emery informed her that he could do nothing of the kind, she said that she would like to see the judge. Judge Hall about the matter. She also said that the president of one of the big bad dog institutions of the city told her that she could have the matter arranged for her by the payment of a \$2 fee. Judge Hall informed her, as did Mr. Emery, that she would be compelled to have the estate probated in the usual way, at a cost of considerably more than \$2.

## Court Notes.

The case of Sarah I. Goodwin vs. the head camp, Pacific Jurisdiction, Woodmen of the World, has been transferred to the United States court, from the third district court, owing to the fact that more than \$2,000 is involved. Mrs. Goodwin sues to recover \$3,000 on a death benefit policy.

Branch Young has filed an action against E. G. Rogdon et al. to collect \$800 on a promissory note, secured by a mortgage.

L. R. Butters et al. have filed an action against the Gold & Copper company of Birmingham to quiet the title to area in conflict between the Old Trail and Rignold claims.

Eva Owens has been granted a decree of divorce from Michael Owens by Judge Hall on the ground of desertion and failure to support.

City Recorder Nyström has appealed to the Third district court from the order of Judge Diehl, adjudging him guilty of contempt of court in ordering the new city court seal used, after Judge Diehl had ordered that it be not used upon pain of imprisonment.

The transcript on appeal was filed yesterday.

## DE SHAZO IN COURT.

Pleads Not Guilty to Numerous Charges Against Him.

Bert De Shazo, accused of forgery, grand and petty larceny, was given a hearing in the criminal division of the city court yesterday and entered a plea of not guilty to each of the eight charges which were read.

The young fellow appeared in court dressed in a cheap suit of clothes, named him by the city jailer to take the place of the apparently costly clothing which he wore at the time of his arrest. The clothes he had at that time were taken from him at the jail. He will be held as evidence of his guilt of the crimes of petty and grand larceny. All of his wearing apparel is said to have been stolen from various places.

When his name was called by Clerk Mack, he rose at once without the semblance of embarrassment and listened to the various complaints as they were read. He entered a plea of not guilty to each in a tone that was easily heard throughout the court. He had complaints that have already been entered against the fellow, four charges passing fictitious checks, two forgery, one grand larceny and one petty larceny. On the various charges he was bound over to the district court in sums varying from \$50 to \$300, aggregating \$1,100. In default of that amount he was committed to the custody of the sheriff.

**Tremaine Fined \$20.**  
Henry Tremaine pleaded guilty to the charge of fighting, in the city court yesterday, and was sentenced to pay a fine of \$20.

**A Cup of Laze Tea at Night.**  
Moves the bowels next day, and its continued use will cure habitual constipation, sick headache and indigestion. It will do you more good, and cost you less money than any other medicine on earth. Your druggist will refund you the purchase price if you are not satisfied. Price 25c and 50c a package. For sale by Godde-Pitts Drug company.

**The Salt Lake Ice Company.**  
The only dealer in pure, distilled water ice, is prepared to supply its patrons the entire season with artificial or natural ice. Our solicitor will call on you. When ready to order remember this old reliable company.

**Easter Hats**  
And all other choice millinery at Z. C. M. L. Visit the elegant millinery display this week.

**Red Wagons.** Tel. 42.  
J. C. LYNCH, Manager.

**Alcohol Was Cause of Death**  
No Inquest Held Over Body of Ellsworth.

**LAWYER STULL EXONERATED**  
**WARRANT, HOWEVER, ISSUED FOR HIM FOR BATTERY.**

## ALCOHOL WAS CAUSE OF DEATH

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Ellsworth.

**LAWYER STULL EXONERATED**  
**WARRANT, HOWEVER, ISSUED FOR HIM FOR BATTERY.**

AFTER a consultation at the morgue yesterday between the county authorities and the relatives of John W. Ellsworth, who died under rather uncertain circumstances Wednesday, the authorities decided that the beating alleged to have been given Ellsworth by Attorney James M. Stull, had nothing whatever to do with the death of the deceased, and he was cleared of all blame in that matter. A warrant of arrest was, however, issued for him on a complaint filed in the city court by Mrs. Ellsworth, charging him with having committed a battery upon her husband. The warrant will probably be served today.

Yesterday morning Dr. Anderson, who attended Mr. Ellsworth the day after he had received the alleged beating from Stull, examined the body of the deceased, and stated afterwards that there had been no ribs broken, as was thought, and no injuries were apparent that could possibly have caused the death of the deceased.

**Officials Discuss Case.**  
At 5 o'clock in the afternoon the county physician, Assistant County Attorney Looftbour and the relatives of the deceased met at the undertaker's parlors of Joseph William Taylor, and the circumstances surrounding Ellsworth's life for some time past were thoroughly gone over.

Stull, who moved to the city after the death of the deceased, was in a state of delirium almost before his death, and had succumbed solely from the effects of alcohol. Upon these statements, which were added statements of Dr. Anderson about the examination of the body, both the county authorities and the family of the deceased were satisfied that death had been caused by natural causes, and the death certificate was signed by Dr. Waite.

Before the meeting at the undertaker's, Mrs. Ellsworth went before Prosecutor Schuler and swore to a complaint charging Stull with battery, setting forth in the complaint the circumstances of the alleged beating given her husband, as told in yesterday's Herald. The warrant was placed in the hands of an officer for service, but he was unable to locate Stull during the day.

**Statement of Stull.**  
Mr. Stull, when seen about the affair last night, denied that he beat or killed the deceased until he was unconscious.

"I admit that I had trouble," said Stull. "Also that I kicked him, but I did not hurt him. The insinuation that I did not pay my rent is also false. With my wife and 16-month-old baby I rented a room in Mrs. Ellsworth's house last December. The present landlord did not take possession of the house till Feb. 1. Like my rent, \$2.50 per week—till March 1. On that day Mrs. Ellsworth gave me notice to vacate, saying she wanted the rooms by the 4th of the month. I was told that I was to search for rooms, and on March 4, while I was down town, my wife left the baby in charge of a girl, whose name I don't know, but who was a friend of the former landlord's."

"While my wife was gone Ellsworth and his wife put my baby and her nurse out of the room. Naturally, when my wife returned to find the nurse and baby locked out, she became incensed. She hunted me up, and together we went to the room."

"A few minutes later, while I was sitting in a chair, Ellsworth started in without knocking. Before he had a chance to say anything my wife ordered him out of the room, and when he refused to go I threw him out, assisting him with a kick he flung out the door. He muttered something about getting a revolver as he went down the stairs. I waited some hours for his return, then packed my grips and left."

Stull denied he did not know the dead man was the lady's husband, having seen him only once before the trouble. He also denied that he attempted to raise funds to assist the family, as the latter claimed.

**Special For the Ladies.**  
Fine millinery display now on at Z. C. M. L.

## INTENSE SUFFERING

from Dyspepsia and Stomach Trouble.

Instantly Relieved and Permanently Cured by Stuart's Dyspepsia Tablets.

**A New Discovery, But Not a Patent Medicine.**

Dr. Redwell relates an interesting account of what he considers a remarkable case of acute stomach trouble and chronic dyspepsia by the use of the new discovery, Stuart's Dyspepsia Tablets.

"The case was that of a man who had suffered, to my knowledge, for years with dyspepsia. Everything he ate seemed to sour and create gases in the stomach. He had pain like knives in the back, shoulder blades and limbs, fullness and distress after eating, poor appetite and loss of flesh, the heart became affected, causing palpitation and sleeplessness at night."

"I gave him powerful nerve tonics and blood remedies, but to no purpose. As an experiment I finally bought a packet of Stuart's Dyspepsia Tablets at a drug store and gave them to him. Almost immediately relief was given. After he had used four boxes he was to all appearances fully cured."

"There was no more acidity or sour, watery risings, no bloating after meals, his appetite was vigorous and he has gained between 15 and 20 pounds in weight of solid, healthy flesh."

"Although Stuart's Dyspepsia Tablets are advertised and sold in drug stores, I consider them a most valuable addition to any physician's line of remedies, as they are perfectly harmless and can be given to children or invalids or in any condition of the stomach with perfect safety, being a natural food containing nothing but fruit and vegetable essences, pure pepsin and Golden Seal."

"Without any question they are the safest, most effective cure for indigestion, biliousness, constipation and all derangements of the stomach, however slight or severe."

**Shea Left a Will.**  
Nephew, March 20.—Contrary to the general belief of his family, the late Patrick Shea, deceased, made a will, which is now on file in the office of the clerk of the court. Not knowing that a will was in existence, the wife of the deceased applied for letters of administration through her attorney, Edward Pike, and the hearing was set by the court for Saturday, March 22. The will was made and signed on July 12, 1895, and appoints Timothy D. Sullivan as executor, and bequeaths to his eldest daughter, Mary Ann Shea, his farm at Ogden and \$500 on deposit in McCornick & Co.'s bank. All the rest of the estate is left to his wife, Mrs. Shea, and his three youngest children. The subscribing witnesses are Dennis Sullivan and Timothy D. Sullivan.

**The City Hog Store.** owned by J. R. Edgehill, was entered by burglars last night. Mrs. Edgehill, who is visiting at 316. Besides this they helped themselves to a supply of the various drinks, one or two persons are suspected, but no arrests have been made as yet.

**New Irrigation Company.**  
Logan, March 20.—The Logan River & Irrigation company, which was organized last week, filed its articles of incorporation with the county clerk yesterday afternoon. The company is composed principally of

## ORGANIZE BIG COMPANY

Savings and Investment Concern

Incorporated With a Capital of \$400,000.

The organization of a new savings and investment company, to be known as the Utah Savings & Investment company, was completed in this city yesterday, when the company filed its articles of incorporation with the county clerk. The capitalization is \$400,000, and out of this 50,000 shares of the par value of \$1 will be protection stock and 25,000 shares at \$100 each will be investment stock. Brigham H. Roberts is president; Oliver G. Snow, vice president; A. H. Snow, secretary; B. G. Raybould, treasurer, and M. A. Breed, auditor.

The purpose of the company is to conduct a business incident to building and loan associations, but a particular feature of the new organization will be life insurance, underwritten by the Hartford Insurance company. This class of investment companies has proven very popular in the east, stated Secretary Snow, who has just completed an exhaustive examination of the scheme. Another advantage claimed for the Utah Savings & Investment company is that it has definitely fixed periods of maturity of stock and the minimum interest earnings. The company will begin business at once at its offices in the Progress building.

**New Telephone Instruments.**  
The Rocky Mountain Bell Telephone company is installing new instruments at the rate of ten a day in this city and its immediate vicinity. This is deemed to be indicative of the rapid growth of not only the telephone system, but of the local commercial world. A second toll line connecting Nephi with Mt. Pleasant was completed yesterday, following the completion of the Beaver exchange. An exchange at Payson is in process of construction.

**Bids Were Not Opened.**  
Yesterday was the time fixed by the Consolidated Railway & Power company for receiving bids for the lease of Calabaz's park, but none of the three proposals was opened. It is expected, however, that the matter will be considered today.

**Bank Clearings.**  
Yesterday's bank clearings amounted to \$478,210, which is a gain of \$12,721 over the corresponding day of last year.

**Real Estate Transactions.**  
Gustave H. Johnson, Oscar W. Johnson, lots 23 and 24, block 3, New England addition, \$400.

**RAISE FUNDS FOR KING.**  
Italian Newspaper Making Efforts in His Behalf.

According to information received here, the Italian newspapers throughout the country are opening subscription lists to raise funds to assist Robert L. King, charged with the murder of Colonel Provost, to save him from the death sentence that now hangs above him. The papers have interested themselves in the affair because of the fact that King claims to be an Italian and the government of that country had taken up the case. It is not known just how much has been realized in this manner, but it is stated that over \$50 has been raised by the Colorado Italian papers. The funds will be used by King and his assistants to conduct the case and defray the expenses at London in securing necessary evidence in his behalf.

King now states that he regrets the trouble between Wanless and Garwood that led to the withdrawal of the former from the case, and that if it is

back the money he has spent in conducting the case and reimburse him for his services.

Over to a mistake it appeared in yesterday's Herald, that Claude Russell, who has been assisting Mr. Wanless in the work for King, had a dispute with the attorney that nearly resulted in a fight. The trouble was caused by Russell and Attorney Garwood of Denver, who had previously had a difficulty with others connected with the King case. The affair was the result of the refusal of Russell to speak to Garwood when the latter approached him on the street and solicited an interview.

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## STATE NEWS

**MAN AGED 64 YEARS**  
**SENTENCED FOR BURGLARY**

Coulville, March 20.—In the district court this afternoon Judge Steward sentenced to the state prison, for one year, a man named West, 64 years old, and was convicted of robbing a store at Kanab. District Attorney Elchorn and the county attorney recommended a light sentence.

The case of the state vs. Isaac Hunter was set for the trial of the case on March 24, on which the trial of Frank James and his associates with the crime of murder in the second degree, will commence.

**PROVO NOTES.**  
Provo, March 20.—Niels Nielsen of the First ward died Wednesday night from Bright's disease. The deceased was born in Totowa, New Jersey, forty years ago. He came to Utah five years ago and has since then made his home in Provo, where he was highly respected. A wife and seven children survive him. The funeral will be held from the First ward meeting house Saturday afternoon, commencing at 2 o'clock.

A telegram to Mrs. Kitty A. Hines, received two days ago, announced that her daughter, Miss T. Hines, who is visiting her sister, Mrs. Charles A. Hedquist, in San Francisco, was dangerously ill from pneumonia. The telegram stated that the young lady is slowly improving.

Suit has been commenced in the Fourth district court by Charles Burrows et al. against Thomas B. Clark to secure an alleyway through block 52, plat A, Provo City.

**Shea Left a Will.**  
Nephew, March 20.—Contrary to the general belief of his family, the late Patrick Shea, deceased, made a will, which is now on file in the office of the clerk of the court. Not knowing that a will was in existence, the wife of the deceased applied for letters of administration through her attorney, Edward Pike, and the hearing was set by the court for Saturday, March 22. The will was made and signed on July 12, 1895, and appoints Timothy D. Sullivan as executor, and bequeaths to his eldest daughter, Mary Ann Shea, his farm at Ogden and \$500 on deposit in McCornick & Co.'s bank. All the rest of the estate is left to his wife, Mrs. Shea, and his three youngest children. The subscribing witnesses are Dennis Sullivan and Timothy D. Sullivan.

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**INSURANCE CONCERN.**  
The Tontine Savings Association Is Forfeited.

Minneapolis, March 20.—Judge McGee today filed a decision finding the plan and management of the Tontine Savings association fraudulent, forfeiting

# WALKER'S STORE



**Silks and Dress Goods You Want**  
**At Little Prices You Didn't Expect.**

No little surprise and appreciation will these lowered price offerings occasion by coming now at the most urgent time of preparation of dress needs for the season. The Walker Store is ever careful for its patron's interests at home or while searching in far away marts. Therefore this good news story for Friday and Saturday—

**60c and 70c Habutai Silks—48c.**

A goodly quantity, almost three hundred yards of Habutai India silks, in natural pongee color—and you know these fabrics are to be more than ever worn the coming season, so have no doubt but that you will be strictly "in it," if a dress is bought from these 60c and 70c a yard qualities, Friday and Saturday for 48c.

**\$1.25 Figured Black Taffeta Silks—75c.**

Ten pieces of black taffeta silk—the very new small figured kind, brought out this season, fashionable for waist or gown, pure silk, and a quality intended to sell at \$1.25 a yard, two days—75c.

**65c Brabant de Soie—50c.**

Silk Brabant de Soie is a light weight summer wash fabrics, is 30 inches wide, comes in every color, and, according to prophecy, is to be second to none in point of stylishness. For Friday and Saturday, choose from fifteen pieces of regular 65c a yard at 50c.

**\$1.00 Black Cheviots—70c.**

Five pieces of splendid black cheviots, all wool, 50 inches wide, \$1.00 a yard regular, two days—70c.

**Silk Shirt Waists—\$4.95.**

Should Be \$7.50 to \$10.00.

**Boys' and Girls' Nazareth Waists—15c.**

Clearance lots only now, to tell of, but every garment worthy and desirable, bought for the winter's selling, so have no fear of any if contemplating duty for them another season.

Women's long sleeved corset covers, cotton, but not many, 75c regular—50c.

Broken lines of women's wool vests and drawers, \$1.75 and \$2.00 values—\$1.00.

Children's heavy fleeced cotton shirts and drawers, not every size, 35c kinds—18c.

Women's heavy black cotton stockings, reduced from 50c to 35c.

Women's ribbed gray wool stockings, every size, 35c regular—25c; in black ribbed wool, 65c a pair kinds—50c.

Women's 25c black wool stockings—15c.

A broken line of children's woolen stockings, 35c regular—18c. And some that were 60c for 45c.

**Embroideries at Small Cost.**  
The chance is still yours for two days longer to choose from this excellent lot of embroideries below their real true values.

All kinds—flouncing, edges and insertions—just those that will be needed for shirt waists, wash gown, children's dresses and underwear—in Hamburgs, swisses and nainsooks. These prices for Friday and Saturday: 25c a yard embroideries—19c. 30c and 35c kinds—24c. 40c and 50c for 29c.

**Boys' \$4.50 and \$5.00 Suits \$3.00.**  
Forty suits—all there are left from those we offered Monday, and so must now be called broken lines, with no two alike, and a lowered final clearance price put on them. Good suits, you may know, to sell down to 50c less than last week. Made of fine cheviots and tweeds, in dark and medium colors. Sizes 8 to 15 years. Knee trouser suits, regularly priced \$4.50 and \$5.00, reduced to—\$3.00.

Boys' separate knee trousers, made of good cassimeres and cheviots, strongly sewed, taped seams, patent belts, sizes 4 to 16 years—35c.

Women's leather belts, colors only, formerly 35c to 50c each, clearance price—10c.

Glit hair barettes, different shapes, 10c each kinds, two for 5c.

**Belts, Hair Barettes.**  
Women's fancy belts, patent leather and Persian silk, with trimmings of gold and cut with dip front to lace; originally priced at 30c, 35c and 45c each, for a speedy clearance on Friday and Saturday, choice—15c.

Women's leather belts, colors only, formerly 35c to 50c each, clearance price—10c.